EXHIBIT H

of 4

1 2 3 4 5	EUSTACE DE SAINT PHALLE, SBN 179100 JOSEPH R. LUCIA, SBN 278318 RAINS LUCIA STERN ST. PHALLE & SILVER, PC 2300 Contra Costa Boulevard, Suite 500 Pleasant Hill, CA 94523 Tel: (925) 609-1699 Fax: (925) 609-1690 E-mail: PersonalInjuryGroup@RLSlawyers.com	
6	ATTORNEYS FOR FIRE VICTIMS	
7	UNITED STATES BANKRUPTCY COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	SAN FRANCISCO DIVISION	
10	3/11/11/11/00	1300 017131017
11	In re: PG&E CORPORATION,	Chapter 11 Case
12	And PACIFIC GAS AND ELECTRIC	No. 19-30088 (DM)
13	COMPANY,	Lead Case (Jointly Administered)
14	Debtors	AFFIDAVIT OF JOSEPH R. LUCIA
15 16		EVIDENCING SERVICE OF SOLICITATION PACKAGES AND BALLOTS TO FIRE VICTIMS
17		
18	I, Joseph R. Lucia, hereby affirm as follows:	
19	On February 27, 2020, my firm (assigned Form Number 205) submitted an executed PG&E Fire	
20	Victim Plan Solicitation Directive and Client List excel spreadsheet containing all the names of each fire	
21	victim to the Solicitation Agent (Prime Clerk) at PGEBallots@PrimeClerk.com.	
22	In the PG&E Fire Victim Plan Solicitation Directive, our firm selected "Box 4 – Indirect	
23	Solicitation Method" which requires the instant Affidavit to be filed with the Court within three business	
24	days of delivering solicitation Packages to our clients.	
25	On or about April 15, 2020, we were informed by the Solicitation Agent (Prime Clerk) that the	
26	Solicitation Packages were mailed to our office, but that COVID-19 had caused delays in mail arriving in	
27	a timely manner. The Solicitation Agent (Prime Clerk) then advised us to notify them no later than April	
28	24, 2020 if we still had not received the Solicitation Packages.	
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On April 24, 2020, we had not received the Solicitation Packages, so the Solicitation Agent (Prime Clerk) in turn, electronically provided us with our clients' respective unique E-Ballot ID Numbers so they could submit their ballots online.

On or about April 21, 2020 through April 27, 2020 I caused to be served on each of my clients following documents:

- Disclosure Statement for Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization;
- Supplement to Disclosure Statement for Debtors' and Shareholders Proponents' Join
 Chapter 11 Plan of Reorganization;
- 3. Notice of (I) Approval of Disclosure Statement for Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization; (II) Establishment and Approval of Record Date, Voting Deadline, and Other Plan Solicitation and Voting Procedures; (III) Approval of Forms of Ballots, Solicitation Packages, and Related Notices; (IV) Establishment of Plan Confirmation Notice Procedures; and (V) Other Related Relief;
- 4. Order (I) Approving Proposed Disclosure Statement for Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization; (II) Approving Form and Manner of Notice of Hearing on Proposed Disclosure Statement; (III) Establishing and Approving Plan Solicitation and Voting Procedures; (IV) Approving Forms of Ballots, Solicitation Packages, and Related Notices; and (V) Granting Related Relief;
- 5. Fire Victim Claim Plan Treatment Summary; and
- 6. Unique E-Ballot ID Numbers for Each Client.

On April 28, 2020, the date of this filing, we received for the first time, some clients' Solicitation Packages. Upon review of the Solicitation Packet we were able to confirm that all of the above documents previously provided to our clients were identical to the documents contained in the Solicitation Package. As such, we file this affidavit in an abundance of caution.

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By signing this affidavit, I acknowledge that all of the statements contained herein are true and accurate and that the Court may rely on the truth of each of these statements. RAINS LUCIA STERN ST. PHALLE & SILVER, PC By: /s/ Joseph R. Lucía
Joseph R. Lucia